SENATE BILL No. 93

DIGEST OF INTRODUCED BILL

Citations Affected: IC 23-4-1.

Synopsis: Revised Uniform Partnership Act. Incorporates the Revised Uniform Partnership Act into the Indiana Uniform Partnership Act. Provides for partnership administration and partnership property ownership rights, including conveyance procedures. Provides for partnership liability and provides that generally a partnership agreement may not vary the rights and duties of the partners, including duties of loyalty and care and the obligation of good faith and fair dealing. Sets forth the information to which former partners and agents of deceased or legally disabled partners may have access. Allows a partnership to maintain an action against a partner for a breach of the partnership agreement or violation of a duty that causes harm to the (Continued next page)

Effective: July 1, 1999.

Simpson

January 6, 1999, read first time and referred to Committee on Judiciary.



Digest Continued

partnership. Allows a partner to maintain an action against the partnership or other partners to enforce the partner's rights and protect the partner's interests. Provides the exclusive remedy by which a judgment creditor of a partner or partner's transferee may satisfy a judgment debtor's transferable interest in the partnership. Provides for dissolution of the partnership and dissociation by a partner that may or may not result in dissolution of the partnership. Provides for the conversion of a partnership to a limited partnership and the conversion of a limited partnership to a partnership. Provides for the merger of partnerships and limited partnerships.





Introduced

First Regular Session 111th General Assembly (1999)

PRINTING CODE. Amendments: Whenever an existing statute (or a section of the Indiana Constitution) is being amended, the text of the existing provision will appear in this style type, additions will appear in this style type, and deletions will appear in this style type.

Additions: Whenever a new statutory provision is being enacted (or a new constitutional provision adopted), the text of the new provision will appear in **this style type**. Also, the word **NEW** will appear in that style type in the introductory clause of each SECTION that adds a new provision to the Indiana Code or the Indiana Constitution.

Conflict reconciliation: Text in a statute in *this style type* or *this style type* reconciles conflicts between statutes enacted by the 1998 General Assembly.

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SENATE BILL No. 93

A BILL FOR AN ACT to amend the Indiana Code concerning

Be it enacted by the General Assembly of the State of Indiana:

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l	SECTION 1. IC 23-4-1-2 IS AMENDED TO READ AS FOLLOWS
2	[EFFECTIVE JULY 1, 1999]: Sec. 2. The following definitions apply
3	in this chapter:

business and other associations.

- (a) "Court" includes every court and judge having jurisdiction in the case.
- **(b)** "Business" includes every trade, occupation, or profession.
- (c) "Person" includes individuals, partnerships, limited liability companies, corporations, and other associations.

"Bankrupt" includes bankrupt under federal bankruptcy laws or insolvent under any state insolvent statute.

- (d) "Conveyance" includes every assignment, lease, mortgage, or encumbrance.
- (e) "Debtor in bankruptcy" means a person who is the subject of an order for relief under Title 11 U.S.C., a comparable order under a successor statute of general application, or a



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1	comparable order under federal, state, or foreign law
2	governing insolvency.
3	(f) "Distribution" means a transfer of money or other
4	property from a partnership to a partner or the partner's
5	transferee in the partner's capacity as a partner.
6	(g) "Foreign limited liability partnership" means a limited liability
7	partnership formed under an agreement governed by the laws of
8	a jurisdiction other than Indiana and registered under the laws of
9	the jurisdiction.
10	(h) "Limited liability partnership" means a partnership formed
11	under an agreement governed by the laws of this state, registered
12	under and complying with sections 45 through 52 of this chapter,
13	and having a name that contains the words "Limited Liability
14	Partnership" or the abbreviation "L.L.P." or "LLP" as the last
15	words or letters of its name.
16	(i) "Partnership agreement" means the written, oral, or
17	implied agreement among the partners concerning the
18	partnership and includes amendments to the partnership
19	agreement.
20	(j) "Property" means all real, personal, or mixed property
21	that is tangible or intangible, or an interest in such property.
22	(k) "Real property" includes land and any interest or estate in
23	land.
24	(1) "Statement" means a statement of:
25	(1) partnership authority, under section 19.7 of this
26	chapter;
27	(2) denial, under section 19.9 of this chapter;
28	(3) dissociation, under section 59 of this chapter;
29	(4) dissolution, under section 65 of this chapter; or
30	(5) merger, under section 74 of this chapter;
31 32	or an amendment or cancellation of any of the foregoing. SECTION 2. IC 23-4-1-3 IS AMENDED TO READ AS FOLLOWS
33	[EFFECTIVE JULY 1, 1999]: Sec. 3. (1) A person has "knowledge" of
34	a fact within the meaning of this chapter not only when he has actual
35	knowledge thereof, but also when he has knowledge of such other facts
36 37	as in the circumstances shows bad faith.
	(2) A person has "notice" of a fact within the meaning of this
38	chapter when the person who claims the benefit of the notice: if the
39	person:
40	(a) states the fact to such person; or is told the fact by the person
41	who claims benefit of the notice;
42	(b) delivers receives through the mail, or by other means of



1	communication, a written statement of the fact to such person or
2	to a proper person at his place of business or residence
3	notification of the fact; or
4	(c) has reason to know it exists from all of the facts known to
5	the person at the time in question.
6	(3) A person receives a notification when the notification:
7	(a) comes to the person's attention; or
8	(b) is delivered at the person's place of business or other place
9	held out by the person as a place for receiving
10	communications.
11	(4) A person notifies or gives a notification by taking steps
12	reasonably required to inform another person in ordinary course,
13	whether or not the other person learns of it.
14	(5) (a) For purposes of this subsection, a person exercises
15	reasonable diligence if the person maintains reasonable procedures
16	for communicating significant information to an individual
17	conducting a particular transaction and there is reasonable
18	compliance with the procedures. Reasonable diligence does not
19	require an individual acting for the person to communicate
20	information unless the communication is part of the individual's
21	regular duties or the individual has reason to know of the
22	transaction and that the transaction would be materially affected
23	by the information.
24	(b) Except as provided in section 12 of this chapter, a person
25	other than an individual knows, has notice, or receives a
26	notification of a fact for purposes of a particular transaction:
27	(1) when the individual conducting the transaction knows, has
28	notice, or receives a notification of the fact; or
29	(2) in any event when the fact would have been brought to the
30	individual's attention if the person had exercised reasonable
31	diligence.
32	SECTION 3. IC 23-4-1-5 IS AMENDED TO READ AS FOLLOWS
33	[EFFECTIVE JULY 1, 1999]: Sec. 5. (1) In any case not provided for
34	in this chapter, the rules of law and equity, including the law merchant,
35	shall govern.
36	(2) If an obligation to pay interest arises under this chapter and
37	the rate is not specified or agreed upon, the rate must be that
38	provided by IC 24-4.6-1-102.
39	SECTION 4. IC 23-4-1-6 IS AMENDED TO READ AS FOLLOWS
40	[EFFECTIVE JULY 1, 1999]: Sec. 6. (1) A partnership is an
41	association of two (2) or more persons to carry on as co-owners a

business for profit, whether or not the persons intended to form a



1	partnership, and includes for all purposes of the laws of this state a
2	limited liability partnership.
3	(2) An association formed under any other statute of this state, or
4	any statute adopted by authority, other than the authority of this state,
5	is not a partnership under this chapter, unless such association would
6	have been a partnership in this state prior to January 1, 1950; but this
7	chapter shall apply to limited partnerships except insofar as the statutes
8	relating to such partnerships are inconsistent with this chapter.
9	(3) A partnership is an entity distinct from its partners.
.0	SECTION 5. IC 23-4-1-7.5 IS ADDED TO THE INDIANA CODE
.1	AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY
2	1, 1999]: Sec. 7.5. (1) A partnership may sue and be sued in the
.3	name of the partnership.
4	(2) An action may be brought against the partnership and any
.5	or all of the partners in the same action or in separate actions.
6	(3) A judgment against a partnership is not by itself a judgment
.7	against a partner. A judgment against a partnership may not be
.8	satisfied from a partner's assets unless there is also a judgment
9	against the partner.
20	(4) A judgment creditor of a partner may not levy execution
21	against the assets of the partner to satisfy a judgment based on a
22	claim against the partnership unless:
23	(a) a judgment based on the same claim has been obtained
24	against the partnership and a writ of execution on the
25	judgment has been returned unsatisfied in whole or in part;
26	(b) the partnership is a debtor in bankruptcy;
27	(c) the partner has agreed that the creditor need not exhaust
28	partnership assets;
29	(d) a court grants permission to the judgment creditor to levy
80	execution against the assets of a partner based on a finding
31	that partnership assets subject to execution are clearly
32	insufficient to satisfy the judgment, that exhaustion of
33	partnership assets is excessively burdensome, or that the
34	grant of permission is an appropriate exercise of the court's
35	equitable powers; or
86	(e) liability is imposed on the partner by law or contract
37	independent of the existence of the partnership.
88	(5) This section applies to any partnership liability or obligation
89	resulting from a representation by a partner or purported partner
10	under section 16 of this chapter.
1	SECTION 6. IC 23-4-1-8 IS AMENDED TO READ AS FOLLOWS
12	[EFFECTIVE JULY 1, 1999]: Sec. 8. (1) Property is acquired in the



1	name of a partnership if it is transferred to:
2	(a) the partnership in its name; or
3	(b) one (1) or more partners in their capacity as partners if
4	the name of the partnership is indicated in the instrument
5	transferring title to the property.
6	(2) All property originally brought into the partnership stock or
7	subsequently acquired:
8	(a) in the name of the partnership; or
9	(b) in the name of one (1) or more partners with an indication
10	in the instrument transferring title to the property of:
11	(1) the partner's capacity as a partner; or
12	(2) the existence of the partnership, with or without the
13	name of the partnership;
14	by purchase or otherwise, on account of the partnership, is partnership
15	property.
16	(2) (3) Unless the contrary intention appears, property acquired with
17	partnership funds is partnership property, even if not acquired in the
18	name of the partnership or of one (1) or more partners if the
19	instrument transferring title to the property indicates:
20	(a) the partner's capacity as a partner; or
21	(b) the existence of the partnership.
22	(3) (4) Any estate in real property may be acquired in the
23	partnership name. Title so acquired can be conveyed only in the
24	partnership name.
25	(4) (5) A conveyance to a partnership in the partnership name,
26	though without words of inheritance, passes the entire estate of the
27	grantor unless a contrary intent appears.
28	(6) Property acquired in the name of one (1) or more partners,
29	without use of partnership assets and without an indication in the
30	instrument transferring title to the property of:
31	(a) the partner's capacity as a partner; or
32	(b) the existence of the partnership;
33	is presumed not to be partnership property, even if used for
34	partnership purposes.
35	SECTION 7. IC 23-4-1-9 IS AMENDED TO READ AS FOLLOWS
36	[EFFECTIVE JULY 1, 1999]: Sec. 9. (1) Every partner is an agent of
37	the partnership for the purpose of its business, and the act of every
38	partner, including the execution in the partnership name of any
39	instrument, for apparently carrying on in the usual way the business of
40	the partnership of which he is a member binds the partnership, unless
41	the partner so acting has in fact no authority to act for the partnership

in the particular matter, and the person with whom he is dealing has



1	knowledge or has received notice of the fact that he has no such
2	authority.
3	(2) An act of a partner which is not apparently for the carrying on
4	of the business of the partnership in the usual way does not bind the
5	partnership unless the act was authorized by the other partners.
6	(3) Unless authorized by the other partners or unless they have
7	abandoned the business, one (1) or more but less than all the partners
8	have no authority to:
9	(a) Assign the partnership property in trust for creditors or on the
.0	assignee's promise to pay the debts of the partnership.
.1	(b) Dispose of the good will of the business.
.2	(c) Do any other act which would make it impossible to carry on
.3	the ordinary business of a partnership.
.4	(d) Confess a judgment.
.5	(e) Submit a partnership claim or liability to arbitration or
.6	reference.
.7	(4) No act of a partner in contravention of a restriction on authority
.8	shall bind the partnership to persons having knowledge of the
.9	restriction.
20	SECTION 8. IC 23-4-1-10 IS AMENDED TO READ AS
21	FOLLOWS [EFFECTIVE JULY 1, 1999]: Sec. 10. (1) Where title to
22	real property is in the partnership name, any partner may convey title
23	to such property by a conveyance executed in the partnership name. but
24	the partnership may recover such property unless the partner's act binds
25	the partnership under the provisions of section 9(1) of this chapter, or
26	unless such property has been conveyed by the grantee or a person
27	claiming through such grantee to a holder for value without knowledge
28	that the partner, in making the conveyance, has exceeded his authority.
29	(2) Where title to real property is in the name of the partnership, a
80	conveyance executed by a partner, in his own name, passes the
31	equitable interest of the partnership, provided the act is one within the
32	authority of the partner under the provisions of section 9(1) of this
33	chapter. Where the title to partnership property is held in the name
34	of one (1) or more but not all the partners and the instrument
35	transferring the property to them indicates:
86	(a) their capacity as partners; or
37	(b) the existence of the partnership, without giving the name
88	of the partnership;
89	the property may be transferred by a conveyance executed by the
10	partners in whose name the property is held.
1	(3) Where title to real property is in the name of one (1) or more but
12	not all the partners, and the record does not disclose the right of the



1	partnership, the partners in whose name the title stands may convey
2	title to such property, but the partnership may recover such property if
3	the partners' act does not bind the partnership under the provisions of
4	section 9(1) of this chapter, unless the purchaser or his assignee, is a
5	holder for value, without knowledge. Where the title to partnership
6	property is held in the name of one (1) or more but not all the
7	partners and the instrument transferring the property to them
8	does not indicate:
9	(a) their capacity as partners; or
10	(b) the existence of the partnership, without giving the name
11	of the partnership;
12	the property may be transferred by a conveyance executed by the
13	partners in whose name the property is held.
14	(4) Where the title to real property is in the name of one (1) or more
15	or all the partners, or in a third person in trust for the partnership, a
16	conveyance executed by a partner in the partnership name, or in his
17	own name, passes the equitable interest of the partnership, provided the
18	act is one within the authority of the partner under the provisions of
19	section 9(1) of this chapter.
20	(5) Where the title to real property is in the names of all the
21	partners, a conveyance executed by all the partners passes all their
22	rights in such property.
23	(6) A partnership may recover partnership property from a
24	transferee only if it proves that execution of the conveyance did not
25	bind the partnership under section 9(1) of this chapter and:
26	(a) as to a subsequent transferee who gave value for property
27	transferred under subsection (1) or (2), proves that the
28	subsequent transferee knew or had received notice that the
29	person who executed the original conveyance lacked authority
30	to bind the partnership; or
31	(b) as to a transferee who gave value for property transferred
32	under subsection (3), proves that the transferee knew or had
33	notice that the property was partnership property and that
34	the person who executed the original conveyance lacked
35	authority to bind the partnership.
36	(7) A partnership may not recover partnership property from
37	a subsequent transferee if the partnership would not have been
38	entitled to recover the property under subsection (6) from an
39	earlier transferee.
40	(8) If a person holds all the interests of the partners in a
41	partnership, all of the partnership's property vests in that person.

The person may execute a document in the name of the partnership



record the document. SECTION 9. IC 23-4-1-14 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 1999]: Sec. 14. The partnership is bound to make good the a loss: (a) where one partner acting within the scope of his apparent authority receives money or property of a third person and misapplies it; and or (b) where the partnership in the course of its business receives money or property of a third person and the money or property so received is misapplied by any partner while it is in the custody of the partnership. SECTION 10. IC 23-4-1-15 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 1999]: Sec. 15. (1) Except as provided in paragraph (2) and section 17 of this chapter, all partners are liable (a) jointly and severally for everything chargeable to all obligations of the partnership under sections 13 and 14 of this chapter unless otherwise agreed to by a claimant or provided by law. (b) Jointly for all other debts and obligations of the partnership; but any partner may enter into a separate obligation to perform a partnership contract: (2) A partner of a limited liability partnership is not personally liable, directly or indirectly, including by way of indemnification, contribution, or otherwise, for: (a) the debts, obligations, or liabilities of, or chargeable to, the
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obligations of the partnership under sections 13 and 14 of this chapter unless otherwise agreed to by a claimant or provided by law. (b) Jointly for all other debts and obligations of the partnership; but any partner may enter into a separate obligation to perform a partnership contract. (2) A partner of a limited liability partnership is not personally liable, directly or indirectly, including by way of indemnification, contribution, or otherwise, for: (a) the debts, obligations, or liabilities of, or chargeable to, the
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21 (b) Jointly for all other debts and obligations of the partnership; 22 but any partner may enter into a separate obligation to perform a 23 partnership contract. 24 (2) A partner of a limited liability partnership is not personally 25 liable, directly or indirectly, including by way of indemnification, 26 contribution, or otherwise, for: 27 (a) the debts, obligations, or liabilities of, or chargeable to, the
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24 (2) A partner of a limited liability partnership is not personally 25 liable, directly or indirectly, including by way of indemnification, 26 contribution, or otherwise, for: 27 (a) the debts, obligations, or liabilities of, or chargeable to, the
liable, directly or indirectly, including by way of indemnification, contribution, or otherwise, for: (a) the debts, obligations, or liabilities of, or chargeable to, the
 contribution, or otherwise, for: (a) the debts, obligations, or liabilities of, or chargeable to, the
limited liability partnership or other partner or partners, whether
29 arising in tort, contract, or otherwise; or
30 (b) the acts or omissions of any other partner;
31 solely by reason of being a partner, acting or failing to act as a partner,
or participating as an employee, a consultant, a contractor, or otherwise
in the conduct of the business or activities of the limited liability
partnership while the partnership is a limited liability partnership.
35 (3) A partner of a limited liability partnership may be personally
liable for the partner's own acts or omissions.
37 (4) A limited liability partnership is liable out of partnership assets
for partnership debts, obligations, and liabilities.
39 (5) A partner in a limited liability partnership is not a proper party
40 to a proceeding by or against the limited liability partnership, the object
of which is to recover any debts, obligations, or liabilities of, or
42 chargeable to, the partnership, unless the partner is personally liable



under paragraph (3).

(6) The laws of Indiana or another jurisdiction may not impose personal liability on a partner in a limited liability partnership. The only actions required of a limited liability partnership or of individual partners in such a partnership in order to avail themselves of the limited liability provisions of this chapter are those required by this chapter.

SECTION 11. IC 23-4-1-16 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 1999]: Sec. 16. (1) When a person, by words spoken or written or by conduct, represents himself, or consents to another representing him or any one, to anyone as a partner in an existing partnership or with one (1) or more persons not actual partners, he is liable to any such person to whom such representation has been made, who has, on the faith of such representation, given credit to the actual or apparent partnership, and if he has made such representation or consented to its being made in a public manner he is liable to such person, whether the representation has or has not been made or communicated to such person so giving credit by or with the knowledge of the apparent partner making the representation or consenting to its being made.

- (a) When a partnership liability results, he is liable as though he were an actual member of the partnership.
- (b) When no partnership liability results, he is liable jointly with the other persons, if any, so consenting to the contract or representation as to incur liability, otherwise separately.
- (2) When a person has been thus represented to be a partner in an existing partnership, or with one (1) or more persons not actual partners, he is an agent of the persons consenting to such representation to bind them to the same extent and in the same manner as though he were a partner in fact, with respect to persons who rely upon the representation. Where all the members of the existing partnership consent to the representation, a partnership act or obligation results; but in all other cases it is the joint act or obligation of the person acting and the persons consenting to the representation.
- (3) A person is not liable as a partner solely because the person is named by another in a statement of partnership authority.
- (4) A person does not continue to be liable as a partner solely because of a failure to file a statement of dissociation or to amend a statement of partnership authority to indicate the partner's dissociation from the partnership.
- (5) Except as provided in subsections (1) and (2), persons who are not partners as to each other are not liable as partners to other



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1	persons.
2	SECTION 12. IC 23-4-1-18 IS AMENDED TO READ AS
3	FOLLOWS [EFFECTIVE JULY 1, 1999]: Sec. 18. (1) Except as
4	provided under subsection (2), the rights and duties of the partners in
5	relation to the partnership and to each other shall be determined,
6	subject to any agreement between them, by the following rules:
7	(a) Each partner shall be repaid his contributions, whether by way
8	of capital or advances to the partnership property and share
9	equally in the profits and surplus remaining after all liabilities,
10	including those to partners, are satisfied; and except as provided
11	in section 15(2) of this chapter, each partner must contribute
12	toward the losses, whether of capital or otherwise, sustained by
13	the partnership according to his share in the profits.
14	(b) The partnership must indemnify every partner in respect of
15	payments made and for personal liabilities reasonably incurred
16	and reimburse a partner for payments made by him in the
17	ordinary and proper conduct of its business, or for the
18	preservation of its business or property. A partnership
19	obligation that arises under this subdivision constitutes a loan
20	to the partnership and accrues interest from the date the
21	payment is made.
22	(c) A partner, who in aid of the partnership makes any payment or
23	advance beyond the amount of capital which he agreed to
24	contribute, shall be paid interest from the date of the payment or
25	advance.
26	(d) A partner shall receive interest on the capital contributed by
27	him only from the date when repayment should be made.
28	(e) All partners have equal rights in the management and conduct
29	of the partnership business.
30	(f) No partner is entitled to remuneration for acting in the
31	partnership business, except that a surviving partner is entitled to
32	reasonable compensation for his services in winding up the
33	partnership affairs.
34	(g) No person can become a member of a partnership without the
35	consent of all the partners.
36	(h) Any difference arising as to ordinary matters connected with
37	the partnership business may be decided by a majority of the
38	partners; but no act in contravention of any agreement between
39	the partners may be done rightfully without the consent of all the
40	partners.
41	(i) The law of the jurisdiction in which a partnership has its
42	chief executive office governs relations among the partners



1	and between the partners and the partnership.
2	(2) A partnership agreement may not:
3	(a) vary the rights and duties under section 19.5 of this
4	chapter except to eliminate the duty to provide copies of
5	statements to all of the partners;
6	(b) unreasonably restrict the right of access to books and
7	records under section 19 of this chapter;
8	(c) eliminate the duty of loyalty under sections 21(2)(c) and
9	55(2)(c) of this chapter, but:
10	(1) the partnership agreement may identify specific types
11	of activities that do not violate the duty if not manifestly
12	unreasonable; or
13	(2) all of the partners, or a number or percentage specified
14	in the partnership agreement may authorize or ratify, after
15	full disclosure of all material facts, a specific act that
16	otherwise would violate the duty;
17	(d) unreasonably reduce the duty of care under section 21(3)
18	or 55(2)(c) of this chapter;
19	(e) eliminate the obligation of good faith and fair dealing
20	under section 21(4) of this chapter, but the partnership
21	agreement may prescribe the standards by which the
22	obligation is measured if the standards are not manifestly
23	unreasonable;
24	(f) vary the power to dissociate a partner as a partner under
25	section 54(1) of this chapter, except to require the notice
26	under section 53(1) of this chapter to be in writing;
27	(g) vary the right of a court to expel a partner in the events
28	specified in section 53(5) of this chapter;
29	(h) vary the requirement to wind up partnership business
30	under section 67(4) through 67(6) of this chapter; or
31	(i) restrict the rights of third parties under this chapter.
32	SECTION 13. IC 23-4-1-18.5 IS ADDED TO THE INDIANA
33	CODE AS A NEW SECTION TO READ AS FOLLOWS
34	[EFFECTIVE JULY 1, 1999]: Sec. 18.5. A partner has no right to
35	receive, and may not be required to accept, a distribution in kind.
36	SECTION 14. IC 23-4-1-19 IS AMENDED TO READ AS
37	FOLLOWS [EFFECTIVE JULY 1, 1999]: Sec. 19. (1) The partnership
38	books and records shall be kept, subject to any agreement between the
39	partners, at the principal place of business chief executive office of the
40	partnership, and every partner shall at all times have access to and may
41	inspect and copy any of them.
42	(2) A partnership shall provide during regular business hours



(5) A person who files a statement under this section shall



1	promptly send a copy of the statement to every nonfiling partner
2	and to any other person named as a partner in the statement.
3	Failure to send a copy under this subsection does not limit the
4	effectiveness of the statement as to a partner or other person.
5	(6) The secretary of state may collect a fee for filing or
6	providing a certified copy of a statement. A recording officer under
7	subsection (2) may collect a fee for recording a statement.
8	SECTION 16. IC 23-4-1-19.7 IS ADDED TO THE INDIANA
9	CODE AS A NEW SECTION TO READ AS FOLLOWS
10	[EFFECTIVE JULY 1, 1999]: Sec. 19.7. (1) A partnership may file
11	a statement of partnership authority that:
12	(a) must include:
13	(1) the name of the partnership;
14	(2) the street address of the partnership's chief executive
15	office and of one (1) office in the state, if there is any;
16	(3) the names and mailing addresses of the partners or of
17	an agent appointed and maintained by the partnership for
18	the purposes of subsection (2); and
19	(4) the names of the partners authorized to execute an
20	instrument transferring real property held in the name of
21	the partnership; and
22	(b) may state the authority, or limitations of authority, of
23	some or all of the partners to enter into transactions not
24	involving the transfer of real property on behalf of the
25	partnership and any other matter.
26	(2) If a statement of partnership authority names an agent, the
27	agent shall maintain a list of the names and mailing addresses of
28	the partners and make it available to a person on request for good
29	cause.
30	(3) If a filed statement of partnership authority is executed
31	under section 19.5(3) of this chapter and states the name of the
32	partnership but does not contain all the information required by
33	subsection (1), the statement nevertheless operates with respect to
34	a person not a partner as provided in subsections (4) and (5).
35	(4) Except as provided in subsection (7), a filed statement of
36	partnership authority supplements the authority of a partner to
37	enter into a transaction on behalf of the partnership as follows:
38	(a) Except for transfers of real property, a grant of authority
39	contained in a filed statement of partnership authority is
40	conclusive in favor of a person who gives value without
41	knowledge to the contrary, so long as and to the extent that a
42	limitation on that authority is not then contained in another



1	filed statement. A filed cancellation of a limitation on
2	authority revives the previous grant of authority.
3	(b) A grant of authority to transfer real property held in the
4	name of the partnership contained in a certified copy of a filed
5	statement of partnership authority recorded under section
6	19.5 of this chapter is conclusive in favor of a person who
7	gives value without knowledge to the contrary, so long as and
8	to the extent that a certified copy of a filed statement
9	containing a limitation on that authority is not then of record
10	in the office for recording transfers of that real property. The
11	recording of a certified copy of a filed cancellation of
12	authority in that office revives the previous grant of authority.
13	(5) A person not a partner is considered to know of a limitation
14	on the authority of a partner to transfer real property held in the
15	name of the partnership if a certified copy of the filed statement
16	containing the limitation on authority is of record in the office for
17	recording transfers of that property.
18	(6) Except as provided in subsections (4) and (5) and sections 59
19	and 65 of this chapter, a person not a partner is not considered to
20	know of a limitation on the authority of a partner merely because
21	the limitation is contained in a filed statement.
22	(7) Unless canceled earlier, a filed statement of partnership
23	authority is canceled by operation of law five (5) years after the
24	date on which the statement, or its most recent amendment, was
25	filed with the secretary of state.
26	SECTION 17. IC 23-4-1-19.9 IS ADDED TO THE INDIANA
27	CODE AS A NEW SECTION TO READ AS FOLLOWS
28	[EFFECTIVE JULY 1, 1999]: Sec. 19.9. A partner or other person
29	named as a partner in a filed statement of partnership authority or
30	in a list maintained by an agent under section 19.7(2) of this
31	chapter may file a statement of denial stating the name of the
32	partnership and the fact that is being denied. A denial under this
33	section may include denial of a person's authority or status as a
34	partner. A statement of denial is a limitation on authority under
35	section 19.7(4) and 19.7(5) of this chapter.
36	SECTION 18. IC 23-4-1-21 IS AMENDED TO READ AS
37	FOLLOWS [EFFECTIVE JULY 1, 1999]: Sec. 21. (1) The only
38	fiduciary duties a partner owes to the partnership and the other
39	partners are the duty of loyalty and the duty of care set forth in
40	subsections (2) and (3).
41	(2) A partner's duty of loyalty is limited to the following:

(a) Every A partner $\frac{1}{2}$ must shall account to the partnership for any



1	benefit, and hold as trustee for it any profits derived by him
2	without the consent of the other partners from any transaction
3	connected with the formation, conduct, or liquidation of the
4	partnership or from any use by him of its property, including the
5	appropriation of a partnership opportunity.
6	(b) A partner shall refrain from dealing with the partnership
7	in the conduct or winding up of the partnership business as or
8	on behalf of a party having an interest adverse to the
9	partnership.
10	(c) A partner shall refrain from competing with the
11	partnership in the conduct of the partnership business before
12	the dissolution of the partnership.
13	(3) A partner's duty of care in the conduct and winding up of
14	the partnership business is limited to refraining from engaging in
15	grossly negligent or reckless conduct, intentional misconduct, or a
16	knowing violation of law.
17	(4) A partner shall discharge the duties under this chapter and
18	the partnership agreement and exercise the partner's rights
19	consistently with the obligation of good faith and fair dealing.
20	(5) A partner does not violate a duty or obligation under this
21	chapter or the partnership agreement merely because the partner's
22	conduct furthers the partner's own interest.
23	(6) A partner may lend money to and transact other business
24	with the partnership. Except as otherwise provided, the rights and
25	obligations of the partner for each transaction are the same as
26	those of a person who is not a partner.
27	(2) (7) This section applies also to the representatives of a deceased
28	partner engaged in the liquidation of the affairs of the partnership as
29	the personal representatives of the last surviving partner.
30	SECTION 19. IC 23-4-1-22.5 IS ADDED TO THE INDIANA
31	CODE AS A NEW SECTION TO READ AS FOLLOWS
32	[EFFECTIVE JULY 1, 1999]: Sec. 22.5. (1) A partnership may
33	maintain an action against a partner for a breach of the
34	partnership agreement or the violation of a duty to the partnership
35	causing harm to the partnership.
36	(2) A partner may maintain an action against the partnership or
37	another partner for legal or equitable relief, with or without an
38	accounting as to partnership business, to enforce:
39	(a) the partner's rights under the partnership agreement;
40	(b) the partner's rights under this chapter, including:
41	(1) the partner's rights under sections 18, 19, and 21 of this



chapter;

1	(2) the partner's right on dissociation to have the partner's
2	interest in the partnership purchased under section 56 or
3	enforce any other right under sections 53 through 60 of
4	this chapter; or
5	(3) the partner's right to compel a dissolution and winding
6	up of the partnership under section 61 of this chapter or
7	enforce any other right under sections 61 through 67 of
8	this chapter; or
9	(c) the rights and otherwise protect the interests of the
10	partner, including rights and interests arising independently
11	of the partnership.
12	(3) A right to an accounting upon a dissolution and winding up
13	does not revive a claim barred by law.
14	SECTION 20. IC 23-4-1-25 IS AMENDED TO READ AS
15	FOLLOWS [EFFECTIVE JULY 1, 1999]: Sec. 25. (1) A partner is not
16	a co-owner with his partners of specific partnership property holding
17	as a tenant in partnership. and has no transferable interest in
18	partnership property.
19	(2) The incidents of this tenancy are such that:
20	(a) A partner, subject to the provisions of this chapter and to any
21	agreement between the partners, has an equal right with his
22	partners to possess specific partnership property for partnership
23	purposes; but he has no right to possess such property for any
24	other purpose without the consent of his partners.
25	(b) A partner's right in specific partnership property is not
26	assignable except in connection with the assignment of rights of
27	all the partners in the same property.
28	(c) A partner's right in specific partnership property is not subject
29	to attachment or execution, except on a claim against the
30	partnership. When partnership property is attached for a
31	partnership debt, the partners, or any of them, or the
32	representatives of a deceased partner, cannot claim any right
33	under the homestead or exemption laws.
34	(d) On the death of a partner, his right in specific partnership
35	property vests in the surviving partner or partners, except where
36	the deceased was the last surviving partner, when his right in such
37	property vests in his legal representative. Such surviving partner
38	or partners, or the legal representative of the last surviving
39	partner, has no right to possess the partnership property for any
40	but a partnership purpose.
41	(e) A partner's right in specific partnership property is not subject
42	to allowances to surviving spouses, heirs, or next of kin.



SECTION 21. IC 23-4-1-26 IS AMENDED TO READ AS
FOLLOWS [EFFECTIVE JULY 1, 1999]: Sec. 26. A partner's
transferable interest in the partnership is his the partner's share of
the profits and surplus, losses of the partnership and the partner's
right to receive distributions. and The same interest is personal
property.
SECTION 22. IC 23-4-1-27 IS AMENDED TO READ AS
FOLLOWS [FFFFCTIVE IIII V 1 1000]: Sec. 27 (1) A conveyance

SECTION 22. IC 23-4-1-27 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 1999]: Sec. 27. (1) A conveyance by a partner, **in whole or in part**, of his interest in the partnership does not of itself **cause the partner's dissociation or** dissolve the partnership, nor, as against the other partners in the absence of agreement, entitle the assignee, during the continuance of the partnership, to interfere in the management or administration of the partnership business or affairs, or to require any information or account of partnership transactions, or to inspect the partnership books.

- (2) A conveyance under subsection (1) but it merely entitles the assignee to:
 - (a) receive in accordance with his contract the profits distributions to which the assigning partner would otherwise be entitled;
 - (2) (b) in case of a dissolution of the partnership, the assignee is entitled to receive his assignor's interest and may require an account from the date only of the last account agreed to by all the partners; and
 - (c) seek under section 61(6) of this chapter a judicial determination that is equitable to wind up the partnership business.
- (3) Upon conveyance under subsection (1), the assignor retains the rights and duties of a partner other than the interest in distributions transferred.
- (4) A partnership need not give effect to an assignee's rights under this section until it has notice of the transfer.
- (5) A conveyance of a partner's transferable interest in the partnership in violation of a restriction on transfer contained in the partnership agreement is ineffective as to a person having notice of the restriction at the time of transfer.

SECTION 23. IC 23-4-1-28 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 1999]: Sec. 28. (1) On due application to a competent court by any judgment creditor of a partner or a partner's assignee, the court which entered the judgment, order, or decree, or any other court, may charge the interest of the **judgment** debtor partner with payment of the unsatisfied amount of such



1	judgment debt with interest thereon; and may then or later appoint a
2	receiver of his share of the profits, and of any other money due or to
3	fall due to him in respect of the partnership, and make all other orders,
4	directions, accounts, and inquiries which the judgment debtor partner
5	might have made, or which the circumstances of the case may require.
6	(2) A charging order constitutes a lien on the judgment debtor's
7	transferable interest in the partnership. The court may order a
8	foreclosure of the interest subject to the charging order at any
9	time. A purchaser at a foreclosure sale has the rights of a
10	transferee of the interest.
11	(2) (3) The interest charge may be redeemed at any time before
12	foreclosure, or in case of a sale being directed by the court may be
13	purchased without thereby causing a dissolution:
14	(a) with separate property, by any one (1) or more of the partners;
15	or
16	(b) with partnership property, by any one (1) or more of the
17	partners with the consent of all the partners whose interests are
18	not so charged or sold.
19	(3) (4) Nothing in this chapter shall be held to deprive a partner of
20	his right, if any, under the exemption laws, as regards his interest in the
21	partnership.
22	(5) This section provides the exclusive remedy by which a
23	judgment creditor of a partner or partner's transferee may satisfy
24	a judgment out of the judgment debtor's transferable interest in
25	the partnership.
26	SECTION 24. IC 23-4-1-46 IS AMENDED TO READ AS
27	FOLLOWS [EFFECTIVE JULY 1, 1999]: Sec. 46. A partnership that
28	has registered as a limited liability partnership is for all purposes the
29	same entity that existed before the registration and continues to be a
30	partnership under the laws of this state. If a limited liability partnership
31	dissolves under section 29 61 of this chapter, a partnership that is a
32	successor to the limited liability partnership and that intends to be a
33	limited liability partnership is not required to file a new registration and
34	is considered to have filed any documents required or permitted under
35	this section that were filed by the predecessor partnership.
36	SECTION 25. IC 23-4-1-53 IS ADDED TO THE INDIANA CODE
37	AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY
38	1, 1999]: Sec. 53. A partner is dissociated from a partnership upon
39	the occurrence of any of the following:
40	(1) The partnership's having notice of the partner's express
41	will to withdraw as a partner immediately or on a later date



specified by the partner.

1	(2) An arrant agreed to in the manter and in
1 2	(2) An event agreed to in the partnership agreement as causing the partner's dissociation.
3	(3) The partner's expulsion pursuant to the partnership
4	agreement.
5	(4) The partner's expulsion by the unanimous vote of the
6	other partners if:
7	(a) it is unlawful to carry on the partnership business with
8	that partner;
9	(b) there has been a transfer of all or substantially all of
10	that partner's transferable interest in the partnership,
11	other than a transfer for security purposes, or a court
12	order charging the partner's interest, which has not been
13	foreclosed;
14	(c) within ninety (90) days after the partnership notifies a
15	corporate partner that it will be expelled because it has
16	filed a certificate of dissolution or the equivalent, its
17	charter has been revoked, or its right to conduct business
18	has been suspended by the jurisdiction of its incorporation,
19	there is no revocation of the certificate of dissolution or no
20	reinstatement of its charter or its right to conduct
21	business; or
22	(d) a partnership that is a partner has been dissolved and
23	its business is being wound up.
24	(5) On application by the partnership or another partner, the
25	partner's expulsion by judicial determination because:
26	(a) the partner engaged in wrongful conduct that adversely
27	and materially affected the partnership business;
28	(b) the partner willfully or persistently committed a
29	material breach of the partnership agreement or of a duty
30	owed to the partnership or the other partners under
31	section 18 of this chapter; or
32	(c) the partner engaged in conduct relating to the
33	partnership business that makes it not reasonably
34	practicable to carry on the business in partnership with the
35	partner.
36	(6) The partner's:
37	(a) becoming a debtor in bankruptcy;
38	(b) executing an assignment for the benefit of creditors;
39	(c) seeking, consenting to, or acquiescing in the
40	appointment of a trustee, receiver, or liquidator of that
41	partner or of all or substantially all of that partner's
42	property; or



1	(d) failing, within ninety (90) days after the appointment,
2	to have vacated or stayed the appointment of a trustee,
3	receiver, or liquidator of the partner or of all or
4	substantially all of the partner's property obtained without
5	the partner's consent or acquiescence, or failing within
6	ninety (90) days after the expiration of a stay to have the
7	appointment vacated.
8	(7) Where a partner is an individual:
9	(a) the partner's death;
10	(b) the appointment of a guardian or general conservator
11	for the partner; or
12	(c) a judicial determination that the partner has otherwise
13	become incapable of performing the partner's duties under
14	the partnership agreement.
15	(8) Where a partner is a trust or is acting as a partner by
16	virtue of being a trustee of a trust, distribution of the trust's
17	entire transferable interest in the partnership, but not merely
18	by reason of the substitution of a successor trustee.
19	(9) Where a partner is an estate or is acting as a partner by
20	virtue of being a personal representative of an estate,
21	distribution of the estate's entire transferable interest in the
22	partnership, but not merely by reason of the substitution of a
23	successor personal representative.
24	(10) Termination of a partner who is not an individual,
25	partnership, corporation, trust, or estate.
26	SECTION 26. IC 23-4-1-54 IS ADDED TO THE INDIANA CODE
27	AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY
28	1, 1999]: Sec. 54. (1) A partner has the power to dissociate at any
29	time, rightfully or wrongfully, by express will pursuant to section
30	53(1) of this chapter.
31	(2) A partner's dissociation is wrongful only if:
32	(a) it is in breach of an express provision of the partnership
33	agreement; or
34	(b) in the case of a partnership for a definite term or
35	particular undertaking, before the expiration of the term or
36	the completion of the undertaking:
37	(1) the partner withdraws by express will, unless the
38	withdrawal follows within ninety (90) days after another
39	partner's dissociation by death or otherwise under section
40	53(6) through 53(10) of this chapter or wrongful
41	dissociation under this subsection;
42	(2) the partner is expelled by judicial determination under



1	section 53(5) of this chapter;
2	(3) the partner is dissociated by becoming a debtor in
3	bankruptcy; or
4	(4) where a partner is not an individual, trust other than a
5	business trust, or estate, the partner is expelled or
6	otherwise dissociated because it willfully dissolved or
7	terminated.
8	(3) A partner who wrongfully dissociates is liable to the
9	partnership and to the other partners for damages caused by the
10	dissociation. The liability is in addition to any other obligation of
11	the partner to the partnership or to the other partners.
12	SECTION 27. IC 23-4-1-55 IS ADDED TO THE INDIANA CODE
13	AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY
14	1, 1999]: Sec. 55. (1) If a partner's dissociation results in a
15	dissolution and winding up of the partnership business, sections 61
16	through 67 of this chapter apply; otherwise, sections 56 through 60
17	of this chapter apply.
18	(2) Upon a partner's dissociation:
19	(a) the partner's right to participate in the management and
20	conduct of the partnership business terminates, except as
21	otherwise provided in section 63 of this chapter;
22	(b) the partner's duty of loyalty under section 21(2)(c) of this
23	chapter terminates; and
24	(c) the partner's duty of loyalty under section 21(2)(a) and
25	21(2)(b) of this chapter and duty of care under section 21(3)
26	of this chapter continue only with regard to matters arising
27	and events occurring before the partner's dissociation, unless
28	the partner participates in winding up the partnership's
29	business under section 63 of this chapter.
30	SECTION 28. IC 23-4-1-56 IS ADDED TO THE INDIANA CODE
31	AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY
32	1, 1999]: Sec. 56. (1) If a partner is dissociated from a partnership
33	without resulting in a dissolution and winding up of the
34	partnership business under section 61 of this chapter, the
35	partnership shall cause the dissociated partner's interest in the
36	partnership to be purchased for a buyout price determined
37	pursuant to subsection (2).
38	(2) The buyout price of a dissociated partner's interest is the
39	amount that would have been distributable to the dissociating
40	partner under section 67(2) of this chapter if, on the date of
41	dissociation, the assets of the partnership were sold at a price equal

to the greater of the liquidation value or the value based on a sale



1	of the entire business as a going concern without the dissociated
2	partner and the partnership were wound up as of that date.
3	Interest must be paid from the date of dissociation to the date of
4	payment.
5	(3) Damages for wrongful dissociation under section 54(2) of
6	this chapter, and all other amounts owing, whether or not
7	presently due, from the dissociated partner to the partnership,
8	must be offset against the buyout price. Interest must be paid from
9	the date the amount owed becomes due to the date of payment.
10	(4) A partnership shall indemnify a dissociated partner whose
11	interest is being purchased against all partnership liabilities,
12	whether incurred before or after the dissociation, except liabilities
13	incurred by an act of the dissociated partner under section 57 of
14	this chapter.
15	(5) If no agreement for the purchase of a dissociated partner's
16	interest is reached within one hundred twenty (120) days after a
17	written demand for payment, the partnership shall pay, or cause
18	to be paid, in cash to the dissociated partner the amount the
19	partnership estimates to be the buyout price and accrued interest,
20	reduced by any offsets and accrued interest under subsection (3).
21	(6) If a deferred payment is authorized under subsection (8), the
22	partnership may tender a written offer to pay the amount it
23	estimates to be the buyout price and accrued interest, reduced by
24	any offsets under subsection (3), stating the time of payment, the
25	amount and type of security for payment, and the other terms and
26	conditions of the obligation.
27	(7) The payment or tender required by subsection (5) or (6)
28	must be accompanied by the following:
29	(a) A statement of partnership assets and liabilities as of the
30	date of dissociation.
31	(b) The latest available partnership balance sheet and income
32	statement, if any.
33	(c) An explanation of how the estimated amount of the
34	payment was calculated.
35	(d) Written notice that the payment is in full satisfaction of
36	the obligation to purchase unless, within one hundred twenty
37	(120) days after the written notice, the dissociated partner
38	commences an action to determine the buyout price, any
39	offsets under subsection (3), or other terms of the obligation
40	to purchase.
41	(8) A partner who wrongfully dissociates before the expiration
42	of a definite term or the completion of a particular undertaking is



not entitled to payment of any portion of the buyout price until the expiration of the term or completion of the undertaking, unless the partner establishes to the satisfaction of the court that earlier payment will not cause undue hardship to the business of the partnership. A deferred payment must be adequately secured and bear interest.

(9) A dissociated partner may maintain an action against the partnership, pursuant to section 22.5(2)(b)(2) of this chapter, to determine the buyout price of that partner's interest, any offsets under subsection (3), or other terms of the obligation to purchase. The action must be commenced within one hundred twenty (120) days after the partnership has tendered payment or an offer to pay or within one (1) year after written demand for payment if no payment or offer to pay is tendered. The court shall determine the buyout price of the dissociated partner's interest, any offset due under subsection (3), and accrued interest, and enter judgment for any additional payment or refund. If deferred payment is authorized under subsection (8), the court shall also determine the security for payment and other terms of the obligation to purchase. The court may assess reasonable attorney's fees and the fees and expenses of appraisers or other experts for a party to the action, in amounts the court finds equitable, against a party that the court finds acted arbitrarily, vexatiously, or not in good faith. The finding may be based on the partnership's failure to tender payment or an offer to pay or to comply with subsection (7).

SECTION 29. IC 23-4-1-57 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 1999]: Sec. 57. (1) For two (2) years after a partner dissociates without resulting in a dissolution and winding up of the partnership business, the partnership, including a surviving partnership under sections 68 through 75 of this chapter, is bound by an act of the dissociated partner that would have bound the partnership under section 9 of this chapter before dissociation only if at the time of entering into the transaction the other party:

- (a) reasonably believed that the dissociated partner was then a partner;
- (b) did not have notice of the partner's dissociation; and
- (c) is not deemed to have had knowledge under section 19.7(5) of this chapter or notice under section 59(3) of this chapter.
- (2) A dissociated partner is liable to the partnership for any damage caused to the partnership arising from an obligation incurred by the dissociated partner after dissociation for which the



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1	partnership is liable under subsection (1).
2	SECTION 30. IC 23-4-1-58 IS ADDED TO THE INDIANA CODE
3	AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY
4	1, 1999]: Sec. 58. (1) A partner's dissociation does not of itself
5	discharge the partner's liability for a partnership obligation
6	incurred before dissociation. A dissociated partner is not liable for
7	a partnership obligation incurred after dissociation, except as
8	otherwise provided in subsection (2).
9	(2) A partner who dissociates without resulting in a dissolution
10	and winding up of the partnership business is liable as a partner to
11	the other party in a transaction entered into by the partnership, or
12	a surviving partnership under sections 68 through 75 of this
13	chapter, within two (2) years after the partner's dissociation, only
14	if at the time of entering into the transaction the other party:
15	(a) reasonably believed that the dissociated partner was then
16	a partner;
17	(b) did not have notice of the partner's dissociation; and
18	(c) is not considered to have had knowledge under section
19	19.7(5) of this chapter or notice under section 59(3) of this
20	chapter.
21	(3) By agreement with the partnership creditor and the partners
22	continuing the business, a dissociated partner may be released
23	from liability for a partnership obligation.
24	(4) A dissociated partner is released from liability for a
25	partnership obligation if a partnership creditor, with notice of the
26	partner's dissociation but without the partner's consent, agrees to
27	a material alteration in the nature or time of payment of a
28	partnership obligation.
29	SECTION 31. IC 23-4-1-59 IS ADDED TO THE INDIANA CODE
30	AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY
31	1, 1999]: Sec. 59. (1) A dissociated partner or the partnership may
32	file a statement of dissociation under section 19.7(4) and 19.7(5) of
33	this chapter stating the name of the partnership and that the
34	partner is dissociated from the partnership.
35	(2) A statement of dissociation is a limitation on the authority of
36	a dissociated partner for the purposes of section 19.7(4) and 19.7(5)
37	of this chapter.
38	(3) For the purposes of sections 57(1)(c) and 58(2)(c) of this
39	chapter, a person not a partner is considered to have notice of the
40	dissociation ninety (90) days after the statement of dissociation is
41	filed.
42	SECTION 32. IC 23-4-1-60 IS ADDED TO THE INDIANA CODE



1	AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY
2	1, 1999]: Sec. 60. Continued use of a partnership name, or a
3	dissociated partner's name as part thereof, by partners continuing
4	the business does not of itself make the dissociated partner liable
5	for an obligation of the partners or the partnership continuing the
6	business.
7	SECTION 33. IC 23-4-1-61 IS ADDED TO THE INDIANA CODE
8	AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY
9	1, 1999]: Sec. 61. A partnership is dissolved, and its business must
10	be wound up only upon the occurrence of any of the following
11	events:
12	(1) In a partnership at will, the partnership's having notice
13	from a partner, other than a partner who is dissociated under
14	section 53(2) through 53(10) of this chapter, of that partner's
15	express will to withdraw as a partner, or on a later date
16	specified by the partner.
17	(2) In a partnership for a definite term or particular
18	undertaking:
19	(a) the expiration of ninety (90) days after a partner's
20	dissociation by death or otherwise under section 53(6)
21	through 53(10) of this chapter or wrongful dissociation
22	under section 54(2) of this chapter, unless before that time
23	a majority in interest of the remaining partners, including
24	partners who have rightfully dissociated pursuant to
25	section 54(2)(b)(2) of this chapter, agree to continue the
26	partnership;
27	(b) the express will of all of the partners to wind up the
28	partnership business; or
29	(c) the expiration of the term or the completion of the
30	undertaking.
31	(3) An event agreed to in the partnership agreement resulting
32	in the winding up of the partnership business.
33	(4) An event that makes it unlawful for all or substantially all
34	of the business of the partnership to be continued, but a cure
35	of illegality within ninety (90) days after notice to the
36	partnership of the event is effective retroactively to the date
37	of the event for purposes of this section.
38	(5) On application by a partner, a judicial determination that:
39	(a) the economic purpose of the partnership is likely to be
40	unreasonably frustrated;
41	(b) another partner has engaged in conduct relating to the
42	partnership business that makes it not reasonably



1	practicable to carry on the business in partnership with
2	that partner; or
3	(c) it is not otherwise reasonably practicable to carry on
4	the partnership business in conformity with the
5	partnership agreement.
6	(6) On application by a transferee of a partner's transferable
7	interest, a judicial determination that it is equitable to wind
8	up the partnership business:
9	(a) after the expiration of the term or completion of the
10	undertaking, if the partnership was for a definite term or
11	particular undertaking at the time of the transfer or entry
12	of the charging order that gave rise to the transfer; or
13	(b) at any time, if the partnership was a partnership at will
14	at the time of the transfer or entry of the charging order
15	that gave rise to the transfer.
16	SECTION 34. IC 23-4-1-62 IS ADDED TO THE INDIANA CODE
17	AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY
18	1, 1999]: Sec. 62. (1) Subject to subsection (2), a partnership
19	continues after dissolution only for the purpose of winding up its
20	business. The partnership is terminated when the winding up of its
21	business is completed.
22	(2) At any time after the dissolution of a partnership and before
23	the winding up of its business is completed, all of the partners,
24	including any dissociating partner other than a wrongfully
25	dissociating partner, may waive the right to have the partnership's
26	business wound up and the partnership terminated. In that event:
27	(a) the partnership resumes carrying on its business as if
28	dissolution had never occurred, and any liability incurred by
29	the partnership or a partner after the dissolution and before
30	the waiver is determined as if dissolution had never occurred;
31	and
32	(b) the rights of a third party accruing under section 64(a) of
33	this chapter or arising out of conduct in reliance on the
34	dissolution before the third party knew or received a
35	notification of the waiver may not be adversely affected.
36	SECTION 35. IC 23-4-1-63 IS ADDED TO THE INDIANA CODE
37	AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY
38	1, 1999]: Sec. 63. (1) After dissolution, a partner who has not
39	wrongfully dissociated may participate in winding up the
40	partnership's business, but on application of any partner, partner's
41	legal representative, or transferee, the court, for good cause shown,
42	may order judicial supervision of the winding up.



1	(2) The legal representative of the last surviving partner may
2	wind up a partnership's business.
3	(3) A person winding up a partnership's business may preserve
4	the partnership business or property as a going concern for a
5	reasonable time, prosecute and defend actions and proceedings,
6	whether civil, criminal, or administrative, settle and close the
7	partnership's business, dispose of and transfer the partnership's
8	property, discharge the partnership's liabilities, distribute the
9	assets of the partnership under section 67 of this chapter, settle
10	disputes by mediation or arbitration, and perform other necessary
11	acts.
12	SECTION 36. IC 23-4-1-64 IS ADDED TO THE INDIANA CODE
13	AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY
14	1, 1999]: Sec. 64. Subject to section 65 of this chapter, a
15	partnership is bound by a partner's act after dissolution that:
16	(a) is appropriate for winding up the partnership business; or
17	(b) would have bound the partnership under section 9 of this
18	chapter before dissolution, if the other party to the
19	transaction did not have notice of the dissolution.
20	SECTION 37. IC 23-4-1-65 IS ADDED TO THE INDIANA CODE
21	AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY
22	1, 1999]: Sec. 65. (1) After dissolution, a partner who has not
23	wrongfully dissociated may file a statement of dissolution stating
24	the name of the partnership and that the partnership has dissolved
25	and is winding up its business.
26	(2) A statement of dissolution cancels a filed statement of
27	partnership authority for the purposes of section 19.7(4) of this
28	chapter and is a limitation on authority for the purposes of section
29	19.7(5) of this chapter.
30	(3) For the purposes of sections 9 and 64 of this chapter, a
31	person not a partner is considered to have notice of the dissolution
32	and the limitation on the partners' authority as a result of the
33	statement of dissolution ninety (90) days after it is filed.
34	(4) After filing and, if appropriate, recording a statement of
35	dissolution, a dissolved partnership may file and, if appropriate,
36	record a statement of partnership authority that will operate with
37	respect to a person not a partner as provided in section $19.7(4)$ and
38	19.7(5) of this chapter in any transaction, whether or not the
39	transaction is appropriate for winding up the partnership business.
40	SECTION 38. IC 23-4-1-66 IS ADDED TO THE INDIANA CODE
41	AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY

1, 1999]: Sec. 66. (1) Except as otherwise provided in subsection (2),



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after dissolution a partner is liable to the other partners for the partner's share of any partnership liability incurred under section 64 of this chapter.

(2) A partner who, with knowledge of the dissolution, incurs a partnership liability under section 64(b) of this chapter by an act that is not appropriate for winding up the partnership business is liable to the partnership for any damage caused to the partnership arising from the liability.

SECTION 39. IC 23-4-1-67 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 1999]: Sec. 67. (1) In winding up a partnership's business, the assets of the partnership, including the contributions of the partners required by this section, must be applied to discharge its obligations to creditors, including, to the extent permitted by law, partners who are creditors. Any surplus must be applied to pay in cash the net amount distributable to partners in accordance with their right to distributions under subsection (2).

- (2) Each partner is entitled to a settlement of all partnership accounts upon winding up the partnership business. In settling accounts among the partners, the profits and losses that result from the liquidation of the partnership assets must be credited and charged to the partners' accounts. The partnership shall make a distribution to a partner in an amount equal to any excess of the credits over the charges in the partner's account. A partner shall contribute to the partnership an amount equal to any excess of the charges over the credits in the partner's account.
- (3) If a partner fails to contribute, all other partners shall contribute, in the proportions in which those partners share partnership losses, the additional amount necessary to satisfy the partnership obligations. A partner or partner's legal representative may recover from the other partners any contributions the partner makes to the extent the amount contributed exceeds that partner's share of the partnership obligations.
- (4) After the settlement of accounts, each partner shall contribute, in the proportion in which the partner shares partnership losses, the amount necessary to satisfy partnership obligations that were not known at the time of the settlement.
- (5) The estate of a deceased partner is liable for the partner's obligation to contribute to the partnership.
- (6) An assignee for the benefit of creditors of a partnership or a partner, or a person appointed by a court to represent creditors of a partnership or a partner, may enforce a partner's obligation



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1	to contribute to the partnership.
2	SECTION 40. IC 23-4-1-68 IS ADDED TO THE INDIANA CODE
3	AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY
4	1, 1999]: Sec. 68. As used in this section through section 75 of this
5	chapter, the following terms have the following meanings:
6	(a) "General partner" means a partner in a partnership and
7	a general partner in a limited partnership.
8	(b) "Limited partner" means a limited partner in a limited
9	partnership.
10	(c) "Limited partnership" means a limited partnership
11	created under this chapter, predecessor law, or comparable
12	law of another jurisdiction.
13	(d) "Partner" includes both a general partner and a limited
14	partner.
15	SECTION 41. IC 23-4-1-69 IS ADDED TO THE INDIANA CODE
16	AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY
17	1, 1999]: Sec. 69. (1) A partnership may be converted to a limited
18	partnership under this section.
19	(2) The terms and conditions of a conversion of a partnership to
20	a limited partnership must be approved by all the partners or by
21	a number or percentage specified for conversion in the partnership
22	agreement.
23	(3) After the conversion is approved by the partners, the
24	partnership shall file a certificate of limited partnership in the
25	jurisdiction in which the limited partnership is to be formed. The
26	certificate must include:
27	(a) a statement that the partnership was converted to a
28	limited partnership from a partnership;
29	(b) its former name; and
30	(c) a statement of the number of votes cast by the partners for
31	and against the conversion and, if the vote is less than
32	unanimous, the number or percentage required to approve
33	the conversion under the partnership agreement.
34	(4) The conversion takes effect when the certificate of limited
35	partnership is filed or at any later date specified in the certificate.
36	(5) A general partner who becomes a limited partner as a result
37	of the conversion remains liable as a general partner for an
38	obligation incurred by the partnership before the conversion takes
39	effect. If the other party to a transaction with the limited
40	partnership reasonably believes when entering the transaction that
41	the limited partner is a general partner, the limited partner is

liable for an obligation incurred by the limited partnership within



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1	ninety (90) days after the conversion takes effect. The limited
2	partner's liability for all other obligations of the limited
3	partnership incurred after the conversion takes effect is that of a
4	limited partner as provided under sections 44 through 52 of this
5	chapter.
6	SECTION 42. IC 23-4-1-70 IS ADDED TO THE INDIANA CODE
7	AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY
8	1, 1999]: Sec. 70. (1) A limited partnership may be converted to a
9	partnership under this section.
.0	(2) Except as provided otherwise in a limited partnership
1	agreement, the terms and conditions of a conversion of a limited
2	partnership to a partnership must be approved by all the partners.
.3	(3) After the conversion is approved by the partners, the limited
4	partnership shall cancel its certificate of limited partnership.
.5	(4) The conversion takes effect when the certificate of limited
.6	partnership is canceled.
7	(5) A limited partner who becomes a general partner as a result
.8	of the conversion remains liable only as a limited partner for an
9	obligation incurred by the limited partnership before the
20	conversion takes effect. The partner is liable as a general partner
21	for an obligation of the partnership incurred after the conversion
22	takes effect.
23	SECTION 43. IC 23-4-1-71 IS ADDED TO THE INDIANA CODE
24	AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY
25	1, 1999]: Sec. 71. (1) A partnership or limited partnership that has
26	been converted under this chapter is for all purposes the same
27	entity that existed before the conversion.
28	(2) When a conversion takes effect:
29	(a) all property owned by the converting partnership or
80	limited partnership remains vested in the converted entity;
31	(b) all obligations of the converting partnership or limited
32	partnership continue as obligations of the converted entity;
33	and
34	(c) an action or proceeding pending against the converting
35	partnership or limited partnership may be continued as if the
36	conversion had not occurred.
37	SECTION 44. IC 23-4-1-72 IS ADDED TO THE INDIANA CODE
88	AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY
89	1, 1999]: Sec. 72. (1) Under a plan of merger approved as provided
10	in subsection (3), a partnership may be merged with one (1) or



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more partnerships or limited partnerships.

(2) The plan of merger must set forth the following:

1	(a) The name of each partnership or limited partnership that	
2	is a party to the merger.	
3	(b) The name of the surviving entity into which the other	
4	partnerships or limited partnerships will merge.	
5	(c) Whether the surviving entity is a partnership or a limited	
6	partnership and the status of each partner.	
7	(d) The terms and conditions of the merger.	
8	(e) The manner and basis of converting the interests of each	
9	party to the merger into interests or obligations of the	
.0	surviving entity, or into money or other property in whole or	
.1	part.	
.2	(f) The street address of the surviving entity's chief executive	
.3	office.	
4	(3) The plan of merger must be approved:	
.5	(a) in the case of a partnership that is a party to the merger,	
.6	by all of the partners, or a number or percentage specified for	
.7	merger in the partnership agreement; and	1
.8	(b) in the case of a limited partnership that is a party to the	
.9	merger, by the vote required for approval of a merger by the	
20	law of the state or foreign jurisdiction in which the limited	
21	partnership is organized and, in the absence of such a	
22	specifically applicable law, by all the partners,	
23	notwithstanding a provision to the contrary in the partnership	
24	agreement.	
25	(4) After a plan of merger is approved and before the merger	
26	takes effect, the plan may be amended or abandoned as provided	
27	in the plan. (5) The marger takes effect on the later of:	
28 29	(5) The merger takes effect on the later of:(a) the approval of the plan of merger by all parties to the	
30 30	merger, as provided in subsection (3);	
31	(b) the filing of all documents required by law to be filed as a	
32	condition to the effectiveness of the merger; or	
33	(c) any effective date specified in the plan of merger.	
84	SECTION 45. IC 23-4-1-73 IS ADDED TO THE INDIANA CODE	
85	AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY	
36	1, 1999]: Sec. 73. (1) When a merger takes effect:	
37	(a) the separate existence of every partnership or limited	
88	partnership that is a party to the merger, other than the	
89	surviving entity, ceases;	
10	(b) all property owned by each of the merged partnerships or	
1	limited partnerships vests in the surviving entity;	
12	(c) all obligations of every partnership or limited partnership	



1	that is a party to the merger become the obligations of the
2	surviving entity; and
3	(d) an action or proceeding pending against a partnership or
4	limited partnership that is a party to the merger may be
5	continued as if the merger had not occurred, or the surviving
6	entity may be substituted as a party to the action or
7	proceeding.
8	(2) The secretary of state is the agent for service of process in an
9	action or proceeding against a surviving foreign partnership or
10	limited partnership to enforce an obligation of a domestic
11	partnership or limited partnership that is a party to a merger. The
12	surviving entity shall promptly notify the secretary of state of the
13	mailing address of its chief executive office and of any change of
14	address. Upon receipt of process, the secretary of state shall mail
15	a copy of the process to the surviving foreign partnership or
16	limited partnership.
17	(3) A partner of the surviving partnership or limited
18	partnership is liable for:
19	(a) all obligations of a party to the merger for which the
20	partner was personally liable before the merger;
21	(b) all other obligations of the surviving entity incurred before
22	the merger by a party to the merger, but those obligations
23	may be satisfied only out of property of the entity; and
24	(c) all obligations of the surviving entity incurred after the
25	merger takes effect, but those obligations may be satisfied
26	only out of property of the entity if the partner is a limited
27	partner.
28	(4) If the obligations incurred before the merger by a party to
29	the merger are not satisfied out of the property of the surviving
30	partnership or limited partnership, the general partners of that
31	party immediately before the effective date of the merger shall
32	contribute the amount necessary to satisfy that party's obligations
33	to the surviving entity, in the manner provided in section 67 of this
34	chapter or in the limited partnership act of the jurisdiction in
35	which the party was formed, as the case may be, as if the merged
36	party were dissolved.
37	(5) A partner of a party to a merger who does not become a
38	partner of the surviving partnership or limited partnership is
39	dissociated from the entity, of which that partner was a partner, as
40	of the date the merger takes effect. The surviving entity shall cause
41	the partner's interest in the entity to be purchased under section 56
42	of this chapter or another statute specifically applicable to that



partner's interest with respect to a merger. The surviving entity is
bound under section 57 of this chapter by an act of a general
partner dissociated under this subsection, and the partner is liable
under section 58 of this chapter for transactions entered into by the
surviving entity after the merger takes effect.

SECTION 46. IC 23-4-1-74 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 1999]: Sec. 74. (1) After a merger, the surviving partnership or limited partnership may file a statement that one (1) or more partnerships or limited partnerships have merged into the surviving entity.

- (2) A statement of merger must contain:
 - (a) the name of each partnership or limited partnership that is a party to the merger;
 - (b) the name of the surviving entity into which the other partnerships or limited partnership were merged;
 - (c) the street address of the surviving entity's chief executive office and of an office in Indiana, if any; and
 - (d) whether the surviving entity is a partnership or a limited partnership.
- (3) Except as otherwise provided in subsection (4), for the purposes of section 19.5 of this chapter, property of the surviving partnership or limited partnership that before the merger was held in the name of another party to the merger is property held in the name of the surviving entity upon filing a statement of merger.
- (4) For purposes of section 10 of this chapter, real property of the surviving partnership or limited partnership that before the merger was held in the name of another party to the merger is property held in the name of the surviving entity upon recording a certified copy of the statement of merger in the office for recording transfers of that real property.
- (5) A filed and, if appropriate, recorded statement of merger, executed and declared to be accurate under section 19.5(3) of this chapter, stating the name of a partnership or limited partnership that is a party to the merger in whose name property was held before the merger and the name of the surviving entity, but not containing all of the other information required by subsection (2), operates with respect to the partnerships or limited partnerships named to the extent provided in subsections (3) and (4).

SECTION 47. IC 23-4-1-75 IS ADDED TO THE INDIANA CODE AS A **NEW** SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 1999]: **Sec. 75. This chapter is not exclusive. Partnerships or**



1	limited partnerships may be converted or merged in any other	
2	manner provided by law.	
3	SECTION 48. THE FOLLOWING ARE REPEALED [EFFECTIVE	
4	JULY 1, 1999]: IC 23-4-1-20; IC 23-4-1-29; IC 23-4-1-30;	
5	IC 23-4-1-31; IC 23-4-1-32; IC 23-4-1-33; IC 23-4-1-34; IC 23-4-1-35;	
6	IC 23-4-1-36; IC 23-4-1-37; IC 23-4-1-38; IC 23-4-1-39; IC 23-4-1-40;	
7	IC 23-4-1-41; IC 23-4-1-42; IC 23-4-1-43.	
8	SECTION 49. [EFFECTIVE JULY 1, 1999] (a) Before January 1,	
9	2000, IC 23-4-1, as amended by this act, governs only a partnership	
10	formed:	
11	(1) after the effective date of this act; or	
12	(2) before the effective date of this act if the partnership	
13	elects, as provided by subsection (c), to be governed by this	
14	act.	
15	(b) After December 31, 1999, IC 23-4-1, as amended by this act,	
16	governs all partnerships.	
17	(c) Before January 1, 2000, a partnership voluntarily may elect,	
18	in the manner provided in its partnership agreement or by law for	
19	amending the partnership agreement, to be governed by IC 23-4-1,	
20	as amended by this act. The provisions of this act relating to the	
21	liability of the partnership's partners to third parties apply to limit	
22	those partners' liability to a third party who had done business	
23	with the partnership within one (1) year preceding the	
24	partnership's election to be governed by this act, only if the third	
25	party knows or has received a notification of the partnership's	
26	election to be governed by this act.	
27	SECTION 50. [EFFECTIVE JULY 1, 1999] This act does not	
28	affect an action or proceeding commenced or right accrued before	V
29	this act takes effect.	

